IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

The Mattress Factory Ltd.)
Plaintiff)) Civil Action No. 2:20-CV-1742
v.)
The Cincinnati Insurance Company)
Defendant)

MOTION BY THE CINCINNATI INSURANCE COMPANY TO DISMISS PLAINTIFF'S COMPLAINT

Defendant, The Cincinnati Insurance Company, moves, pursuant to Federal Rule of Civil Procedure 12(b)(6), to Dismiss the Complaint of Plaintiff, The Mattress Factory, Ltd., and relies on and incorporates by reference the accompanying memorandum of law and exhibits.

LITCHFIELD CAVO LLP

/s/ Edward Smallwood Edward Smallwood, Esquire PA. ID #80919 Litchfield Cavo LLP Two Gateway Center 603 Stanwix Street, 10th Floor Pittsburgh, PA 15222 (412) 291-8240 smallwood@litchfieldcavo.com Counsel for Defendant

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within *MOTION BY THE*

CINCINNATI INSURANCE COMPANY TO DISMISS PLAINTIFF'S COMPLAINT has

been served upon all counsel of record via ECF filing this 23rd day of December, 2020 on the following:

Dominic I. Rupprecht, Esquire REED SMITH LLP Reed Smith Center 225 Fifth Avenue Pittsburgh, PA 15222 drupprecht@reedsmith.com

LITCHFIELD CAVO, LLP

By: /s/ Edward A. Smallwood Edward A. Smallwood, Esquire Attorney I.D. #80919 Litchfield Cavo LLP Two Gateway Center 603 Stanwix Street, 10th Floor Pittsburgh, PA 15222 smallwood@litchfieldcavo.com